

ANDREWS SEEKS TO BLOCK TRIAL

Files Suit in Federal District Court

Suit was filed Wednesday in Federal District Court by attorney Dean A. Andrews asking for a temporary restraining order and an injunction which would block his prosecution on a perjury charge growing out of his testimony in the trial of Clay L. Shaw.

Andrews also asked that a special three-judge federal court be convened and that it declare the statute under which he is charged unconstitutional.

Defendants in the suit include District Attorney Jim Garrison, state Attorney General Jack P. F. Gremillion, Gov. John J. McKeithen and Secretary of State Wade O. Martin Jr.

The attorney contends in his suit that in consideration of his abandoning an appeal to the Louisiana Supreme Court of his conviction and 18-month sentence on a previous perjury charge growing out of Garrison's investigation of the assassination of President John F. Kennedy, the district attorney



JOHN FOSTER, son of Mr. and Mrs. Albert J. Foster of Metairie, has been appointed to the U.S. Military Academy at West Point by Sen. Russell B. Long. Foster was all-district end at Rumel High School. He also lettered in baseball and track.

offered to dismiss the pending case which is set for trial June 19.

Andrews claims that this bargain was offered him by Executive District Attorney James Alcock through attorneys John Dowling and Michael F. Barry.

The attorney charged that Garrison's office has warned him that if he goes to trial he

could receive a five-year sentence and would remain in parish prison until an appeal was settled.

He also charges that the district attorney is forcing him to trial on a perjury charge that is deemed criminal but provides no punishment under Louisiana law. He claims that if found guilty he would be sentenced under a different statute.